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APPELLANTS' BRIEF ON APPEAL UNDER 37 C.F.R. §1.192

U.S. Application Serial No. 09/100,129

Attorney Docket No. 042846-0313278 (23452-034)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE PATENT

Paul Haverstock, et al.

APPLICATION OF: SERIAL NO.:

09/100,129

FILING DATE:

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ATTORNEY

042846-0313278 (23452-034)

DOCKET NO.:

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2141

ART UNIT: EXAMINER

Paul H. Kang

For:

WEB SERVER WITH AUTOMATED WORK FLOW

APPELLANTS' BRIEF ON APPEAL UNDER 37 C.F.R. §41.37

Mail Stop Appeal Brief - Patents

Commissioner for Patents P.O. Box 1450 Alexandria, VA. 22313-1450

Dear Sir:

Further to the Notice of Appeal filed on October 13, 2004, Appellants respectfully submit Appellants' Brief on Appeal pursuant to 37 C.F.R. §41.37.

The Director is authorized to charge \$500.00 to cover the fee for filing an Appeal Brief pursuant to 37 C.F.R. §41.20(b)(2). The Director is further authorized to charge any additional fees that may be due, or credit any overpayment of same to Deposit Account No. 033975 (Ref. No. 042846-0313278).

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REQUIREMENTS OF 37 C.F.R. §41.37

I. REAL PARTY IN INTEREST

The real party in interest is International Business Machines Corporation.

II. RELATED APPEALS AND INTERFERENCES

Appellants are aware of no related appeals or interferences.

III. STATUS OF CLAIMS

<u>Pending</u>: Claims 1-4, 6-11, 13-19, 21-24, and 26-33 are pending.

Cancelled: Claims 5, 12, 20, and 25 are cancelled.

Rejected: Claims 1-4, 6-11, 13-19, 21-24, and 26-33 stand rejected.

Allowed: No claims have been allowed.

On Appeal: Claims 1-4, 6-11, 13-19, 21-24, and 26-33 are appealed.

IV. STATUS OF AMENDMENTS

No amendments have been filed subsequent to the Final Office Action (Paper No. 46) mailed April 15, 2004 (hereinafter the "4/15/2004 Final Office Action").

V. SUMMARY OF CLAIMED SUBJECT MATTER

According to an embodiment of the invention, a server is provided that can respond to requests from a web browser for either HTML or non-HTML documents and return the

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requested documents to the web browser. A workflow module distributes, routes and

tracks documents according to predetermined processes.

In one embodiment, a server (14) is provided which may comprise an HTTP server

module (30), interface module (32), and a non-markup language server module (24). See

Specification, e.g., pg. 5, lines 18-20; and FIGS. 1-2. The recitation of "server means"

may refer to at least server (14) as described above. Similarly, the recitation of "HTTP

server module means" may refer to at least HTTP server module (30) as described above,

while the recitation of "non-HTML server module means" may refer to at least non-

markup language server module (24) as described above.

In one embodiment, one or more databases may be in communication with server

(14). For example, an HTML database (48) in communication with server (14) may

comprise HTML objects (50a-50n). A non-HTML database (16) in communication with

server (14) may store one or more non-HTML objects (18a-18n), at least some of which

having one or more non-HTML fields (62a-62n), and a user directory (20). As such,

server (14) enables a browser (28) to request both HTML objects (50a-50n) and non-

HTML objects (18a-18n). See Specification, e.g., pg. 5, lines 11 – pg. 6, line 15; and FIG.

1. The recitation of "database means" may refer to either one or both of at least HTML

database (48) and non-HTML database (16) as described above.

In one embodiment, as illustrated in FIG. 2, server (14) may further comprise a

workflow module (38). Workflow module (38) may automate tasks associated with

transferring documents within a system. See Specification, e.g., pg. 5, lines 1-3; pg. 9,

lines 14-21; and FIG. 2.

Workflow module (38) may facilitate one or more object management tasks of

server (14), associated with the one or more non-markup language objects (18a-18n)

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according to one or more predefined calendaring and scheduling functions. For instance,

workflow module (38) may distribute, route, and track documents according to a

predefined process. See Specification, e.g., pg. 9, lines 14-15. A schedule and calendar

module (36) enables calendaring and scheduling functionality which provides developers

with the tools to create web applications incorporating workflow. Business processes that

have time-sensitive actions and tasks associated with multiple users can be rapidly

enabled. For example, a web application can intelligently route messages and forms to

users based on a variety of business relevant conditions (e.g., user, schedule, time, and

priority). Also, a web application can be designed to examine a group of users' calendars,

determine the optimal schedule to ensure business processes are completed, and notify

each user of impending work. See Specification, e.g., pg. 15, line 18 – pg. 16, line 14; and

FIG. 2.

Workflow module (38) may also notify at least one user that at least one action is

required for the one or more non-markup language objects. For example, workflow

module (38) may route documents to specific system users in a predetermined order. If a

document must be reviewed by specific system users, workflow module (38) routes the

document to the system users according to a routing process. If a system user does not act

on the document before a predetermined time, workflow module (38) may notify the

system user that action is required, forward the document to another system user, or

perform another action identified in the routing process. See Specification, e.g., pg. 9,

lines 14-21. The recitation of "workflow means" may refer to at least workflow module

(38) as described above.

In one embodiment, a markup language translator is provided that translates one or

more non-markup language objects to representations of one or more markup language

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objects so as to enable users to execute at least one action notified by workflow module

(38). For example, HTML translator (44) may translate a non-HTML object to an HTML

representation of a requested object, wherein the HTML representation is returned to

browser (28). See Specification, e.g., pg. 6, lines 9-11; and FIG. 1. The recitation of

"markup language translating means" may refer to at least HTML translator (44).

VI. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL.

Claims 1-4, 6-11, 13-19, 21-24, and 26-33 stand rejected under 35 U.S.C. §103(a)

as allegedly being unpatentable over U.S. Patent No. 6,073,109 to Flores et al. (hereinafter

"Flores") in view of U.S. Patent No. 5,745,360 to Leone. See 4/15/2004 Final Office

Action, pg. 4, ¶5.

Appellants note the rejection of claims 1-4, 6-11, 13-19, 21-24, and 26-33 under

the judicially created doctrine of obviousness-type double patenting over claims 1-20 of

U.S. Patent No. 6,064,977 in view of U.S. Patent No. 6,073,109 to Flores et al. See

4/15/2004 Final Office Action, pg. 2, ¶3. Although Appellants disagree with the rejections

set forth by the Examiner, Appellants will not address these rejections in the Appeal Brief.

Rather, Appellants will consider filing a terminal disclaimer upon the indication of

allowable subject matter. Appellants further note that the filing of a terminal disclaimer to

obviate a rejection based on non-statutory double patenting is not an admission of the

propriety of the rejection. Quad Environmental Technologies Corp. v. Union Sanitary

District, 946 F.2d 870, 20 USPO2d 1392 (Fed. Cir. 1991). The court indicated that the

"filing of a terminal disclaimer simply serves the statutory function of removing the

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rejection of double patenting, and raises neither a presumption nor estoppel on the merits

of the rejection." See MPEP §804.02.

VII. ARGUMENT

Claims 1-4, 6-11, 13-19, 21-24, and 26-33 are patentable for at least the reason that

the Examiner has failed to set forth a prima facie case of obviousness under 35 U.S.C.

103(a).

To establish a prima facie case of obviousness, three basic criteria must be met.

First, there must be some suggestion or motivation, either in the references themselves or

in the knowledge generally available to one of ordinary skill in the art, to modify the

reference or to combine reference teachings. Second, there must be a reasonable

expectation of success. Finally, the prior art reference (or references when combined) must

teach or suggest all the claim limitations. The teaching or suggestion to make the claimed

combination and the reasonable expectation of success must both be found in the prior art,

and not based on applicant's disclosure. In re Vaeck, 947 F.2d 488, 20 USPO2d 1438 (Fed.

Cir. 1991).

A. No Legally Proper Suggestion or Motivation to Combine Flores and

Leone.

Independent claims 1, 8, 15, and 21 each generally recite, inter alia, the claim

element of translating the one or more non-markup language objects to representations of

one or more markup language objects in order to enable said at least one user to execute

said at least one action notified by the workflow process.

In the 4/15/2004 Final Office Action, at pg. 5, the Examiner concedes that Flores

fails to teach this claim element:

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However Flores does not explicitly teach the system, method and electronic storage medium further comprising a markup language translator that translates the one or more non-markup language objects to representations of one or more markup language objects in order to enable said at least one user to execute said at least one action notified by the workflow module.

The Examiner, however, relies on Leone for this claim element:

In the same field of endeavor, Leone teaches a dynamic hypertext link converter system wherein non-hypertext documents are translated into hypertext documents in order to provide access to legacy databases (See Leone, col. 1, line 5 – col. 2, line 19).

See 4/15/2004 Final Office Action, at pg. 5.

The Examiner then recites his suggestion or motivation for modifying Flores to include the teaching of Leone:

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have incorporated the system, method and electronic storage medium for translating a non-markup language object to a markup language object as taught by Leone, into the workflow system of Flores, for the purpose of enhancing interoperability of legacy systems by enabling operation over the internet.

See 4/15/2004 Final Office Action, at pg. 5.

Neither Flores nor Leone provide support for the Examiner's alleged motivation to combine the two references. Neither of these two references even mentions any legacy system. Flores is concerned with a conventional workflow process, whereas Leone is concerned with translating electronic text documents, specifically book documents, to HTML.

Additionally, the Examiner has failed to set forth why one of ordinary skill in the art would even be motivated to modify Flores' workflow process to translate the workflow objects to a markup language. Accordingly, neither Flores, nor Leone, set forth any teaching, suggestion, or motivation to combine the two references. Accordingly, for at

least the reasons set forth above, the Examiner has failed to set forth a prima facie case of

obviousness.

B. Flores and Leone Fail to Teach or Suggest all the Claim Elements.

Assuming arguendo that there was a teaching, suggestion, or motivation to

combine the two references, the rejection would still be improper as Flores and Leone,

even when combined, fail to disclose, teach or suggest all of the elements of independent

claims 1, 8, 15, and 21.

As recited above, the Examiner concedes that Flores "...does not explicitly teach

the system, method and electronic storage medium further comprising a markup language

translator that translates the one or more non-markup language objects to representations

of one or more markup language objects in order to enable said at least one user to

execute said at least one action notified by the workflow module." The Examiner's

reliance on Leone for this claim element, however, is misplaced. Neither Flores nor

Leone, either alone or in combination, disclose at least this claim element.

Flores appears to disclose a workflow enabled system for facilitating business

processes. At best, Flores describes notifying a user of steps to be completed and

managing reminders to the user to keep the process of completing the task moving. Flores

does not, however, teach or suggest translating a non-markup language object in a

workflow system to its representation of a markup language object so that a user of a

browser can execute a workflow action required for the translated non-markup language

object using the browser. Leone does not remedy this deficiency.

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Leone appears to describe a hypertext converter system that converts a non-HTML

document to an HTML document. A document that is not formatted as HTML may be

converted to an HTML document so that the document may be accessed over

communications networks. Leone does not teach or suggest enabling a user to execute a

workflow action required for a translated non-markup language object using the browser in

response to translating the non-markup language object to a markup language object, and

as such, does not cure the deficiencies of Flores.

Accordingly, independent claims 1, 8, 15, and 21 are patentable for at least the

reason that the Examiner has failed to set forth a prima facie case of obviousness under 35

U.S.C. 103(a). Dependent claims 2-4, 6-7, 9-11, 13-14, 16-19, 22-24, and 26-33 are

allowable because they depend from allowable independent claims for the reasons set forth

above, as well as for the further limitations they contain.

Claims 6 and 13.

Dependent claim 6 further recites the claim element of "wherein the server

comprises a HTTP server module." Dependent claim 13 further recites the claim element

of "wherein the server means comprises a HTTP server module means for communicating

with one or more markup language database means."

In the 4/15/2004 Final Office Action (at pg. 4, ¶6), the Examiner first alleges that

the server is taught by Flores at FIG. 2, and col. 8, lines 34-43. With regard to dependent

claims 6 and 13, the Examiner alleges that the claimed HTTP server module is taught by

Leone at FIG. 2, and col. 4, lines 6-45. See 4/15/2004 Final Office Action, at pg. 6, \(\quad 10 \).

The passage of Flores relied upon by the Examiner as allegedly teaching a server

includes references to a "workflow server," but does not teach an HTTP server module.

While the passage of Leone cited by the Examiner refers to an HTTPD server, the

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Examiner has failed to provide any suggestion or motivation for modifying the workflow

server of Flores to be an HTTPD server module. As such, the Examiner has failed to set

forth a prima facie case of obviousness. For at least this reason, the rejection of claims 6

and 13 is improper, and should be withdrawn.

Claims 7 and 14.

Dependent claim 7 further recites the claim element of "wherein the server

comprises a non-markup language server module." Dependent claim 14 further recites the

claim element of "wherein the server means comprises non-HTML server module means

for communicating with the non-markup language database means."

In the 4/15/2004 Final Office Action (at pg. 4, ¶6), the Examiner first alleges that

the server is taught by Flores at FIG. 2, and col. 8, lines 34-43. With regard to dependent

claims 7 and 14, the Examiner alleges that the claimed non-markup language server

module is taught by Leone at col. 4, lines 6-45. See 4/15/2004 Final Office Action, at

pg. 6, ¶11.

The passage of Flores relied upon by the Examiner as allegedly teaching a server

includes references to a "workflow server," but does not teach a non-markup language

server module. The passage of Leone relied upon by the Examiner does not appear to

teach a non-markup language server module and thus, does not remedy the deficiency of

Flores.

Assuming arguendo that Leone did teach a non-markup language server module,

the rejection would still be improper as the Examiner has failed to provide any suggestion

or motivation for modifying the workflow server of Flores to be a non-markup language

server module. As such, the Examiner has failed to set forth a prima facie case of

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obviousness. For *at least* this reason, the rejection of claims 7 and 14 is improper, and should be withdrawn.

VIII. APPENDIX

The pending claims (claims 1-4, 6-11, 13-19, 21-24, and 26-33) are attached in the Appendix.

CONCLUSION

For at least the foregoing reasons, Appellant respectfully requests that the rejection of each of pending claims 1-4, 6-11, 13-19, 21-24, and 26-33 under 35 U.S.C. §103(a) be reversed.

Date: December 13, 2004

Respectfully submitted,

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APPENDIX

1. (**Previously Presented**) A server system facilitating one or more object management tasks, of a server, associated with one or more non-markup language objects, the system comprising:

a server;

one or more databases, in communication with the server, comprising one or more non-markup language objects;

a workflow module that facilitates one or more object management tasks of the server, associated with the one or more non-markup language objects according to one or more predefined calendaring and scheduling functions, wherein the workflow module notifies at least one user that at least one action is required for the one or more non-markup language objects; and

a markup language translator that translates the one or more non-markup language objects to representations of one or more markup language objects in order to enable said at least one user to execute said at least one action notified by the workflow module.

- 2. (Previously Presented) The system of claim 1, wherein the workflow module performs the one or more tasks based on an occurrence of one or more events.
- 3. (**Previously Presented**) The system of claim 2, wherein the workflow module distributes the one or more objects according to the predefined process.
- 4. (**Previously Presented**) The system of claim 1, further comprising a notifying module that notifies the system user that an action is required for the one or more objects.

5. (Cancelled)

6. (Previously Presented) The system of claim 1, wherein the server comprises a HTTP server module.

7. (Previously Presented) The system of claim 1, wherein the server comprises a non-

markup language server module.

8. (Previously Presented) A server system facilitating one or more object management tasks, of a server, associated with one or more non-markup language objects, the system comprising:

server means;

database means, in communication with the server means, for storing one or more non-markup language objects;

workflow means for facilitating one or more object management tasks of the server, the workflow means associated with the one or more non-markup language objects according to one or more predefined calendaring and scheduling functions, wherein the workflow means notifies at least one user that at least one action is required for the one or more non-markup language objects; and

markup language translating means for translating the one or more non-markup language objects to representations of one or more markup language objects in order to enable said at least one user to execute said at least one action notified by the workflow means.

- 9. (Previously Presented) The system of claim 8, wherein the workflow means performs the one or more tasks based on an occurrence of one or more events.
- 10. (**Previously Presented**) The system of claim 8, wherein the workflow means distributes the one or more non-markup language objects according to the predefined process.
- 11. (**Previously Presented**) The system of claim 10, further comprising notifying means for notifying a system user that an action is required for the one or more objects.
- 12. (Cancelled)
- 13. (Previously Presented) The system of claim 8, wherein the server means comprises a HTTP server module means for communicating with one or more markup language database means.
- 14. (Previously Presented) The system of claim 8, wherein the server means comprises non-HTML server module means for communicating with the non-markup language database means.

15. (**Previously Presented**) A method for facilitating one or more object management tasks, of a server, associated with one or more non-markup language objects, the method comprising the steps of:

storing one or more non-markup language objects in one or more databases; creating a workflow process to be applied to the one or more non-markup language objects, wherein the work flow process notifies at least one user that at least one action is required for the one or more non-markup language objects;

determining a workflow process to apply to one or more non-markup language objects;

applying the workflow process to the one or more non-markup language objects, wherein the workflow process performs one or more object management tasks relating to the one or more non-markup language objects according to one or more predefined calendaring and scheduling functions; and

translating the one or more non-markup language objects to representations of one or more markup language objects in order to enable said at least one user to execute said at least one action notified by the workflow process.

- 16. (**Previously Presented**) The method of claim 15, further comprising the step of applying the workflow process according to a predetermined process.
- 17. (**Previously Presented**) The method of claim 15, further comprising the step of distributing the one or more non-markup language objects according to the workflow process.

- 18. (**Previously Presented**) The method of claim 17, further comprising the step of notifying a system user that an action is required for the one or more objects.
- 19. (**Previously Presented**) The method of claim 15, further comprising the step of performing the workflow process based on an occurrence of one or more events.
- 20. (Cancelled).
- 21. (**Previously Presented**) An electronic storage medium having code embodied therein for causing a processor to facilitate one or more object management tasks, of a server, associated with one or more non-markup language objects, the medium comprising:

communicating code that causes a processor to enable a server to communicate with one or more databases comprising one or more non-markup language objects; and

workflow facilitating code that causes a processor to facilitate workflow of one or more object management tasks of the server, associated with the one or more non-markup language objects according to one or more predefined calendaring and scheduling functions, wherein the workflow process notifies at least one user that at least one action is required for the one or more non-markup language objects; and

markup language translating code that causes a processor to facilitate translating the one or more non-markup language objects to representations of one or more markup language objects in order to enable said at least one user to execute said at least one action notified by the workflow process.

- 22. (**Previously Presented**) The medium of claim 21, wherein the workflow facilitating code performs the one or more tasks based on an occurrence of one or more events.
- 23. (**Previously Presented**) The medium of claim 2 1, wherein the workflow facilitating code distributes the one or more non-markup language objects according to the predefined process.
- 24. (**Previously Presented**) The medium of claim 23, further comprising notifying code that causes a processor to notify a system user that an action is required for the one or more non-markup language objects.
- 25. (Cancelled).
- 26. (**Previously Presented**) The system of claim 1, wherein the workflow module routes the one or more objects according to the predefined process.
- 27. (Previously Presented) The system of claim 1, wherein the workflow module tracks the one or more objects according to the predefined process.
- 28. (Previously Presented) The system of claim 8, wherein the workflow means routes the one or more objects according to the predefined process.

- 29. (Previously Presented) The system of claim 8, wherein the workflow means tracks the one or more objects according to the predefined process.
- 30. (Previously Presented) The method of claim 15, further comprising the step of routing the one or more non-markup language objects according to the workflow process.
- 31. (Previously Presented) The method of claim 15, further comprising the step of tracking the one or more non-markup language objects according to the workflow process.
- 32. (Previously Presented) The medium of claim 21, wherein the work flow facilitating codes routes the one or more objects according to a predefined process.
- 33. (**Previously Presented**) The medium of claim 21, wherein the work flow facilitating code tracts the one or more objects according to the predefined process.

PTO/SB/17 (10-04 v2)

Approved for use through 07/31/2006. OMB 0651-0032

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Complete if Known

FEE TRANSMITTAL for FY 2005

Effective 10/01/2004. Patent fees are subject to annual revision.

Applicant claims small entity status. See 37 CFR 1.27

TOTAL AMOUNT OF PAYMENT

THAT A THAT

(\$)500.00

Complete if Known						
Application Number	09/100,129					
Filing Date	June 19, 1998					
First Named Inventor	PAUL HAVERSTOCK					
Examiner Name	Paul H. Kang					
Art Unit	2141					
Attorney Docket No.	042846-0313278					

METHOD OF PAYMENT (check all that apply)			FEE CALCULATION (continued)						
Check Credit card Money Other None			3. ADDITIONAL FEES Large Entity , Small Entity						
X Deposit Account:		Fee	Fee	Fee	Fee				
Deposit		022075		Code		Code		Fee Description	Fee Paid
Account Number		033975		1051	130	2051	65	Surcharge - late filing fee or oath	
Deposit Account PILLSBURY WINTHROP LLP		1052	50	2052	25	Surcharge - late provisional filing fee or cover sheet			
Name The Director is authorized to: (check all that apply)		1053	130	1053		Non-English specification			
X Charge fee(s) indicated below X Credit any overpayments		1812	2,520	1812	2,520	For filing a request for ex parte reexamination	<u> </u>		
Charge any additional fee(s) or any underpayment of fee(s)		1804	920*	1804	920*	Requesting publication of SIR prior to Examiner action			
Charge fee(s) indicated below, except for the filing fee			1805	1,840*	1805	1,840*	Requesting publication of SIR after Examiner action		
to the above-identified deposit account.			1251	110	2251	55	Extension for reply within first month		
4 540105		CALCULATION		1252	430	2252	215	Extension for reply within second month	
1. BASIC F Large Entity				1253	980	2253	490	Extension for reply within third month	
Fee Fee	Fee Fee	Fee Description	Fee Paid	1254	1,530	2254	765	Extension for reply within fourth month	
Code (\$) 1001 790	Code (\$) 2001 395	Utility filing fee		1255	2,080	2255	1,040	Extension for reply within fifth month	
1001 150	2002 175	Design filing fee		1401	340	2401	170	Notice of Appeal	
1003 550	2003 275	Plant filing fee	 	1402	340	2402	170	Filing brief in support of an appeal	500.00
1004 790	2004 395	Reissue filing fee	├	1403	300	2403	150	Request for oral hearing	
1005 160	2005 80	Provisional filing fee		1451	1,510	1451	1,510	Petition to institute a public use proceeding	
		SUBTOTAL (1) (\$) (0.00	1452	110	2452	5 5	Petition to revive - unavoidable	
			1453	1,370	2453	685	Petition to revive - unintentional	ļ	
2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE			1501	1,370	2501	685	Utility issue fee (or reissue)		
Tatal Olaima		Extra Claims belov	Fee Paid	1502	490	2502	245	Design issue fee	
Total Claims20** = X =		1503	660	2503	330	Plant issue fee			
Claims		»-= L x <u> </u>	┤┇┈┈┤	1460	130	1460	130	Petitions to the Commissioner	
Multiple Dependent			1807	50	1807	50	Processing fee under 37 CFR 1.17(q)	\vdash	
Large Entity Fee Fee	Fee Fee	Y Fee Description		1806	180	1806	180	Submission of Information Disclosure Stmt	<u></u>
Code (\$)	Code (\$)		_	8021	40	8021	40	Recording each patent assignment per property (times number of properties)	
1202 18		9 Claims in excess of 20		1809	790	2809	395	Filing a submission after final rejection	
1201 88	2201 4						205	(37 CFR 1.129(a))	
			1810	790	2810	395	For each additional invention to be examined (37 CFR 1.129(b))		
1204 88 2204 44 ** Reissue independent claims over original patent		1801	790	2801	395	Request for Continued Examination (RCE)			
1205 18	2205 9 ** Reissue claims in excess of 20 and over original patent		1802	900	1802	900	Request for expedited examination of a design application		
SUBTOTAL (2) (\$) 0.00			Other fee (specify)						
**or number previously paid, if greater; For Reissues, see above			*Red	uced by	Basic	Filing F	Fee Paid SUBTOTAL (3) (\$)	500.00	

SUBMITTED BY

Name (Print/Type)

Rick A. Toering

Registration No. (Attorney/Agent)

Date December 13, 2004

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